

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA**

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CHERYL SAGATAW, DEANTHONY  
BARNES, ROBERTA STRONG, TRAVIS  
NELOMS, ALVIN BUTCHER, ADRIAN  
TIGER, CHANCE ASKENETTE, DEVEN  
CASTON, LOLA HEGSTROM, and  
RONDEL APPLEBEE, *on behalf of  
themselves and a class of similarly-situated  
individuals,*

Civil Action

0:24-cv-00001-ECT/TNL

Plaintiffs,

vs.

**PLAINTIFFS' MOTION TO  
EXTEND FACTUAL  
DISCOVERY DEADLINE**

MAYOR JACOB FREY, *in his individual  
and official capacity,*

Defendant.

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NOW COME Cheryl Sagataw, DeAnthony Barnes, Roberta Strong, Travis Neloms, Alvin Butcher, Adrian Tiger, Chance Askenette, Deven Caston, Lola Hegstrom, and RonDel Applebee, Plaintiffs and putative class representatives, and respectfully move this Court to amend the period of discovery set on March 7, 2024, in the Pretrial Scheduling Order (Doc. 62) as follows: to extend the deadline for the close of factual discovery currently set for December 16,<sup>1</sup> 2024 until January 2, 2024.

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<sup>1</sup> The Pretrial Scheduling Order lists this deadline as Sunday, December 15, 2024, which thus becomes Monday, December 16, 2024 pursuant to Rule 6(a)(1)(C) of the Federal Rules of Civil Procedure.

The accompanying Memorandum lays forth the good cause basis for Plaintiffs' request.

WHEREFORE, Plaintiffs' respectfully request that this Honorable Court:

1. Grant Plaintiffs' Motion to Extend Factual Discovery Deadline; and
2. Order any other relief as is deemed equitable and just.

Respectfully submitted,

Dated: December 3, 2024

s/Kira Kelley  
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